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December 30, 2024

VIA ECF

Honorable Ronnie Abrams United States District Court for the Southern District of New York 500 Pearl Street New York, NY 10007-1312

Re: Doe v. Combs et al., 1:24-cv-7973

Dear Judge Abrams:

As you know, our firm represents Plaintiff John Doe in the above-captioned action. We write to request an adjournment of the January 10th, 2025 conference at this time. We have been in negotiations with defendants' counsel regarding service of process, scheduling and case management across numerous related actions, and have faced delays caused by defendant Combs refusing to leave his cell to accept service. We believe that we have now reached an agreement in principle with defendants' counsel but are continuing to work out scheduling details in this and other cases.

Moreover, Mr. Buzbee, who is the lead attorney in these matters, would like to be present at the conference but is unable to attend the on January 10, 2025. If Your Honor would be so inclined to grant a brief adjournment to February, that would be appreciated by the parties.

We thank the Court for your time and attention to this matter.

Respectfully,
/s/ Antigone Curis
Antigone Curis